

**CERTIFICATE PURSUANT TO  
47 C.F.R. § 64.2009(e)**

I, Rich Redman certify:

I am the President of Red-Ban Communications, LLC. (Red-Ban), a competitive local exchange carrier. I am authorized to make the following certification on behalf of Red-Ban.

I am familiar with the Federal Communications Commission's rules in Subpart U of Part 64 of Title 47 of the Code of Federal Regulations. I have personal knowledge that, as of the date of this certificate, Red-Ban has established operating procedures that are adequate to ensure compliance with the rules in Subpart U of Part 64 of Title 47 of the Code of Federal Regulations.

I certify under penalty of perjury that the foregoing is true and correct. Executed the 6th of February, 2006.

A handwritten signature in black ink, appearing to read 'Rich Redman', is written over a horizontal line.

President

Red-Ban Communications, LLC.  
500 West 8360, Sandy, Utah 84070  
208-673-5335 or rich@atcnet.net

**RED-BAN COMMUNICATIONS, LLC.  
STATEMENT REGARDING:  
COMPLIANCE WITH FCC CPNI RULES  
FEBRUARY 6, 2006**

The following statement explains how operating procedures observed by Red-Ban Communications, LLC. (Red-Ban) ensure that it is in compliance with the rules in Subpart U of Part 64 of Title 47 of the Code of Federal Regulations.

In the twelve months ending December 31, 2005, Red-Ban did not use Customer Proprietary Network Information ("CPNI") to market services. Red-Ban's current policy is to refrain from using CPNI for marketing purposes. By declining to use CPNI for any of the circumscribed purposes identified in Subpart U of Part 64 of Title 47 of the Code of Federal Regulations, Red-Ban has not undertaken to obtain customer consent to use CPNI and, therefore, requires no formal system in place to differentiate those customers who have granted consent to use their CPNI and those customers who have not granted such consent.

Red-Ban has the following protection measures in place. First, Red-Ban has filed state tariff rules and procedures that address the protection of confidential subscriber information, including CPNI. Second, Red-Ban undertakes periodic reviews of company practices to ensure that Red-Ban remains in compliance with CPNI rules. Third, Red-Ban requires that each of its employees adhere to company policies protecting confidential subscriber information. Forth, Red-Ban trains its customer representatives to conform to confidentiality practices.

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